# Memorandum



Date:

June 5, 2012

To:

Honorable Chairman Joe A. Martinez

and Members, Board of County Commissioners

Supplement to

Agenda Item No. 8(M)4

From:

Carlos A. Gimenez-

Mayor

Subject:

Supplement to Agenda Item 8M4 Recommending the Approval of the Conveyance of a Temporary Construction Fasement, a Permanent Aerial

Conveyance of a Temporary Construction Easement, a Permanent Aerial Easement, and a Permanent Underground and Maintenance Easement in

Connection with the Brickell CitiCentre Project

On May 9, 2012 the Infrastructure and Land Use Committee forwarded item 3F to the Board of County Commissioners (BCC) without a recommendation, for their consideration as part of the June 5, 2012 BCC Agenda. Subsequently, County staff received notice from the property owner's counsel that the legal entities that owned the properties in question had a name change. Specifically, Brickell CitiCentre East merged into Brickell CitiCentre West, and that new entity changed its name to Brickell Citicentre Retail LLC. The attached Temporary Construction Easement, Permanent Aerial Easement, and Permanent Underground and Maintenance Easement have been amended to reflect the new entity name, and have been executed by the new proper legal entity.

Alina T. Hudak

County Manager/Deputy Mayor

THIS INSTRUMENT PREPARED BY AND SHOULD BE RETURNED TO:

Akerman Senterfiit One SB Third Avenue, 25<sup>th</sup> Floor Miami, Florida 33131 Attn: T. Spencer Crowley

-- ISPACE ABOVE THIS LINE FOR RECORDING DATA! --

# TEMPORARY CONSTRUCTION EASEMENT

THIS TEMPORARY CONSTRUCTION EASEMENT ("Temporary Construction Easement") is made and entered as of \_\_\_, 2012 ("Effective Date"), by and between MIAMI-DADE COUNTY, a political subdivision of the State of Florida, whose address is 111 NW 1 Street, Miami, Florida, Miami, Florida 33128, as granter, "Granter"), and BRICKELL CTITCENTRE RETAIL, LLC., a Florida limited liability company, whose address is 501 Brickell Key, Suite 600, Miami, Florida 33131, as grantee, ("Grantee").

# RECITALS:

WHEREAS, the Grantor has certain legal rights, title and interest in the County right-of-way known as South Miami Avenue, bound on the southern side by SW 8<sup>th</sup> Street and SE 8<sup>th</sup> Street (Tamiami Trail) and bound on the northern side by SW 7<sup>th</sup> Street and SE 7<sup>th</sup> Street (the "Right-of-Way") which includes the property legally described in Exhibit "A-1" and as depicted in the sketch on Exhibit "A-2" each attached hereto and by this reference incorporated herein (the "Burdened Property"); and

WHEREAS, Grantee is the owner of fee simple title to that certain real property in Miami-Dade County, Florida, as legally described in <u>Exhibit "B-1"</u> and as depicted in the sketch on <u>Exhibit "B-2"</u> each attached hereto and by this reference incorporated herein (the "Benefited Property") to which this Easement shall be appurtenant; and

WHEREAS, the portion of the Benefited Property lying east of the Right-of-Way is hereinafter referred to as the "East Parcel" and the portion of the Benefited Property lying west of the Right-of-Way is hereinafter referred to as the West Parcel; as depicted on Exhibit "B-2,"

WHEREAS, Grantee intends to build a commercial/retail development on the Benefited Property (the "Project") generally contemplated by that certain "Special Area Plan" for Brickell CitiCentre approved on July 29, 2011 by the City of Miami; and

WHEREAS, the Grantor desires to grant to Grantee a temporary construction easement described herein for the purpose of constructing a commercially activated above ground transportation corridor, and a below ground transportation corridor with parking in connection with the construction of the Project and non-standard improvements (including street lighting,

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landscaping, pavers, etc.), in order to ultimately provide, among other things, safe and reasonable access between the East Parcel and the West Parcel, and accommodating the public and users of the Project.

NOW, THEREFORE, in consideration of the sum of One Dollar, and other valuable consideration paid and received, the receipt and sufficiency of which is hereby acknowledged, Grantor hereby grants to Grantee (i) a temporary construction easement on, in, under, over, across and through the property legally described on Exhibit "A-1" hereto (the "Easement Area") for purposes of constructing, reconstructing, excavating, grading, sloping, installing, laying, inspecting, erecting, improving, removing, replacing and restoring the Improvements; (ii) the non-exclusive right to store materials and equipment on and in the Easement Area, and (iii) a temporary access easement for ingress, egress and access in connection with the foregoing (collectively, the "Temporary Construction Easement").

Section 1. Recitals. The above recitals are true and correct, and are incorporated herein by reference.

Section 2. Term. The Temporary Construction Easement shall expire upon the completion of the construction of the Project, as evidenced by a final certificate of occupancy for the last phase or improvement of the Project (the "Completion Date"), and no later than December 31, 2015, whichever is earlier. Notice of the expiration of the Temporary Construction Easement shall be filed in the public records by Grantee, with a copy to the Grantor, within five days of Grantee obtaining the final certificate of occupancy or on December 31, 2015, whichever date is earlier.

Section 3. Automatic Termination. Should a) the use, need, or transportation purpose for the Temporary Construction Easement be abandoned or cease prior to completion of construction, including but not limited to the climination of transportation connectivity between the East Parcel and the West Parcel, or b) should the Temporary Construction Easement be permanently or legally separated in any manner from the Benefited Property to which the Easement appertains, or c) if Grantee fails to pay the compensation required in Section 12 herein, or d) if Grantee fails to correct any other violation of the terms of this Temporary Construction Easement within a reasonable time after written notice of noncompliance has been provided; then upon written notice of termination by the Grantor all rights hereby granted to Grantee shall terminate and Grantee shall forthwith, at its own cost and expense and in a manner reasonably satisfactory to the Grantor, remove all Improvements and restore the Easement Area to the condition previously found prior to the Temporary Construction Easement. In the event that Grantee fails or refuses to do so, after such written notice, then the Grantor may, at its option, remove or cause to be removed such Improvements on the Easement Area and restore same to the condition previously found prior to the Temporary Construction Easement, and Grantee will, in such event, upon bill rendered, pay to the Grantor all costs incurred by it in such removal and restoration. Any rights of Grantor set forth in this Section are in addition to, and exclusive of, any other rights set forth herein or under the law, including the Grantor's rights under the performance bond set forth in Section 8 herein, and shall survive the termination of this Temporary Construction Easement.

Section 4. Access Easements: Interference. Nothing herein shall prohibit the Grantor from entering upon the Right-of-Way or Easement Area, for any use which is not inconsistent with the rights conveyed herein. Notwithstanding the foregoing, the Grantor retains, and may exercise any right for traffic regulation, and in the event of an emergency, even if such rights interfere with the Temporary Construction Easement conveyed herein.

Section 5. Improvements. Grantee intends to construct, as part of the Project, those improvements as generally depicted in the Special Area Plan, including, without limitation, a (i) commercially active overpass/bridge over and above the Right-of-Way connecting the East Parcel and West Parcel; (ii) portion of a framed structure, fixed and self-supporting to be constructed over and above the Right-of-Way (the "Climate Ribbon" and together with the Bridge, the "Aboveground Improvements"), connecting the various parcels of Brickell CitiCentre and providing protection from the elements to pedestrians; and (iii) underground parking structure, walk-ways, parking spaces, ramps and related infrastructure, under the Rightof-Way connecting the East Parcel and the West Parcel underground (the "Underground Improvements"). No other use will be permitted without the express written consent of Grantor. The term, "Improvements" shall mean the Above ground Improvements and the Underground Improvements and the non-standard improvements (including street lighting, landscaping, payers etc.). Grantee shall be responsible to pay for any and all repairs or damage to the Rightof-Way resulting from the construction of the Project. Grantor shall be responsible for no cost, claim, or lien resulting from construction of the Project, or the rights conveyed herein, which shall be the sole responsibility of Grantee.

Section 6. Utilities/Security. Grantee shall be responsible for relocating, removing, and repairing all utility facilities in the Easement Area as necessary for construction and maintenance of the Project, and Grantor shall have no responsibility therefor. Nothing herein shall be deemed to warrant or guarantee Grantee's ability to relocate or remove such utilities, and all such changes, if any, will be made by separate agreement between the Grantee and the respective utility. Grantee shall bear the cost and expense of all temporary and permanent changes made necessary to any of the utilities located within the Easement Area and Right-of-Way occasioned by the construction of the Project or the use of the Easement Area of Right-of-Way. Grantee is solely responsible for the personal safety of its employees, invitees, or any other person entering the Easement Area, as well as any equipment or personalty installed or brought into the Easement Area. The Grantor assumes no responsibility for the safety of such persons, equipment or personalty. This section survives the termination of this Temporary Construction Easement.

Section 7. Commencement of Construction. Prior to any construction in the Easement Area, Grantee shall submit to Grantor for review and approval complete construction plans for any construction, alterations, modifications or improvements to be made in the Easement Area. These plans shall meet the requirements of the City of Miami, County, State of Florida Department of Transportation, and other applicable laws and regulations, including but not limited to the Florida Building Code and the Florida Fire Prevention Code. Grantee specifically agrees that no cost, claim, lien, or other expense shall be incurred by Grantor due to such design, construction, safety procedure, work or operation in the Easement Area. Prior to any construction in the Easement Area, Grantee shall also submit a detailed maintenance of traffic plan to the Grantor, including but not limited to a notation of all proposed barricades, (24124641:910)

signage, re-routing, and temporary roads. No construction shall commence in the Easement Area without the prior written consent of Grantor with respect to the construction plans and the maintenance of traffic plan. Grantor's approval of any of the construction plans shall not relieve Grantee of any obligation to file and procure approval of such plans with any department of the City of Miami, the Grantor, or any other governmental authority having jurisdiction over the issuance of building or other permits. Grantee acknowledges that any approval given by Grantor shall not constitute an opinion that the plans are adequate or in compliance with any law, ordinance, or code or other applicable regulations. Grantee shall not rely upon Granter approval for any such purpose, and Grantor approval shall impose no liability upon Grantor. By its review the Grantor only signifies that the plans satisfy the Grantor's requirements, and the Grantor expressly disclaims all other representations and warranties in connection with the plans, including but not limited to the integrity, suitability or fitness for the intended purpose or whether the improvements are constructed in accordance with the plans. For purposes of this Temporary Construction Easement, "Commencement of Construction" when used in connection with construction of the Improvements shall mean the earlier of the filing of the notice of commencement under Florida Statutes Section 713.13 or the visible start of work on the Improvements, including but not limited to on-site utility, excavation or soil stabilization work. In order to meet the definition of "Commencement of Construction" herein, such filing of notice or visible start of work must occur after Grantee has received a building permit for the particular Improvements or portion thereof on which construction is proposed to commence. Construction Plans shall consist of final plans, drawings, and specifications in the form and with sufficient detail as required to obtain a building permit for such Improvements. In the event of disapproval, Owner shall make the changes to the Construction Plans necessary to meet Grantor's stated grounds for disapproval, and shall resubmit such revised plans to the Grantor. Such resubmission shall be subject to review and approval, until final approval is received by Grantor.

Performance Bond. Prior to the Commencement of Construction of the Improvements, Grantee shall deliver to the Grantor executed performance bonds as contemplated under Section 255.05, Florida Statutes (2011), or their equivalent (including without limitation, the right to deliver alternative security pursuant to Section 713.23, Florida Statutes (2011)), to guarantee the construction of the portion of the Improvements then being constructed by such contractor on the Easement Areas. The amount of such bond shall be equal to the proportionate share of the applicable hard costs of construction of the Improvements then being constructed on the Easement Areas by such contractor. Each bond shall name the Grantor as beneficiary thereof and shall be issued by a surety reasonably acceptable to Grantor. Grantee shall have the right from time to time to substitute or replace, or cause its contractors to substitute or replace, such bonds as deemed necessary by the Grantee for any portion of the Improvements on the Easement Areas then being done. Any such performance bonds, or the equivalent, and Grantee's obligations thereunder, shall terminate upon payment of such work as required under the Grantee's construction contract. Notwithstanding anything in the foregoing, the Grantor acknowledges that all of the Improvements are not being constructed on the Easement Arca, and that the Project includes the Benefited Property, and therefore, the performance bond shall not be based on the amount of hard construction costs of the entire Improvements or Project or any portion of the Improvements that are not located on the Easement Area.

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Section 9. Hazardous Materials. Grantee is responsible for any hazardous materials found in the Easement Area after commencement of this Temporary Construction Easement, except to the extent caused by Grantor. In the event that such hazardous materials are found, the burden of proving that such hazardous materials were caused by the Grantor shall be upon the Grantee. Grantor reserves the right to test the Easement at its own expense for hazardous materials at any time during the term of this Temporary Construction Easement. The term "hazardous materials" shall mean any and all hazardous or toxic substances, material, waste, solid waste, or debris of any kind as defined by the Environmental Protection Agency and any federal, state, or local laws. Grantee shall, at Grantee's sole cost and expense, promptly and diligently complete any and all audits, assessments, clean-ups, and monitoring of the Easement Areas required by provisions of this section. Grantee shall not permit any vehicle to carry flammable, explosive, or combustible liquids into or onto the Easement Areas. This section survives the termination of this Temporary Construction Easement.

Section 10. Maintenance of Improvements: Easements. Except as specifically set forth otherwise in this Temporary Construction Easement, Grantee shall be responsible to maintain and keep the Easement Area in safe condition. Grantee shall have the right to clear and keep the Easement Areas clear of obstruction which might interfere with the purposes for which this Temporary Construction Easement is granted (including, without limitation, all lines, pipes or systems). Neither Grantee nor its contractors, agents or any person acting on its behalf, shall be deemed an agent of the Grantor. Additionally, Grantee shall be responsible to maintain, repair and replace the Right-of-Way in accordance with Grantor specifications.

<u>Section 11.</u> Operations. Grantee's development and construction of the Project and its use and operation of the Easement Areas shall not interfere with the Grantor's customary and reasonable operation of the Right-of-Way, unless prior arrangements have been made in writing between the Parties.

Section 12. Consideration. As consideration for the granting of the Temporary Construction Easement, Grantee shall pay to the Grantor the sum of \$397,000.00 due upon execution of this Temporary Construction Easement by both parties.

# Section 13. Indemnification.

Grantee shall indemnify and hold harmless the Grantor and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the Grantor or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Temporary Construction Easement by the Grantee or its employees, agents, servants, partners principals or subcontractors or from the use of the Temporary Construction Easement. Grantee shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the Grantor, where applicable, including appellate proceedings, and shall pay all reasonable costs, judgments, and attorney's fees which may issue thereon. Grantee expressly understands and agrees that any insurance protection required by this Temporary Construction Easement or otherwise provided by Grantee shall in no way limit the responsibility to indemnify, keep and save harmless and defend the

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Grantor or its officers, employees, agents and instrumentalities as herein provided. It is understood that Grantor assumes no responsibility for the personal safety of any persons, equipment, or personal property brought into or installed upon the Easement Area, including any loss, theft, damage, or injury. Grantee shall promptly notify the Grantor of any loss, damage, injury or death arising out of or in connection with the Temporary Construction Easement or occurring on the Easement Area. This obligation survives the termination of this Easement.

- <u>Section 14.</u> Insurance. Grantee shall, at its expense, maintain at all times during the terms of this Temporary Construction Easement and furnish to the Grantor Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirements as outlined below:
- a. Worker's Compensation Insurance for all employees of the Grantee as required by Chapter 440, *Florida Statutes*.
- b. Commercial General Liability Insurance, on a comprehensive basis, in an amount not less than \$50,000,000 combined single limit per occurrence for bodily injury and property damage. Miami-Dade County must be shown as an additional insured with respect to this coverage.
- c. Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in conjunction with this Easement in an amount not less than \$500,000 combined single limit per occurrence for bodily injury and property damage.

All insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida, with the following qualifications:

The company must be rated no less than "B" as to management, and no less than "Class V" as to financial strength, by the latest edition of Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division.

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The company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Business in Florida" issued by the State of Florida Department of Insurance and are members of the Florida Guaranty Fund.

Certificates will indicate no modification or change in insurance shall be made without thirty (30) days in advance notice to the certificate holder.

CERTIFICATE HOLDER MUST READ:

MIAMI-DADE COUNTY 111 NW 1<sup>st</sup> STREET SUITE 2340 MIAMI, FL 33128 Compliance with the foregoing requirements shall not relieve the Grantee of liability and obligation under this Section or under any other Section of this Temporary Construction Easement.

Section 15. Grantee's Right to Transfer. The Easement granted herein may only be conveyed as an easement appurtenant to the Benefited Property and shall not be subdivided or sold separately from the Benefited Property without the prior consent of the Grantor. Grantee Any sale, assignment or transfer of Grantee's interest in this Easement shall be made expressly subject to the terms, covenants and conditions of this Easement, and such transferee shall expressly assume all of the obligations of Grantee under this Easement, and agree to be subject to all conditions and restrictions to which Grantee is subject. In the event of a transfer of Grantee's interests in this Easement, or any part thereof, Grantee shall deliver written notice to Grantor of such transfer, together with a copy of the transfer agreement (if applicable). Grantee, its successors, assigns, or transferees, shall be prohibited from transferring this Easement, or any right or obligation thereunder, to a party that is on the Miami-Dade County Delinquent Vendor List or Disbarment List, or its then equivalent, without the prior written consent of Grantor. Upon the transfer by Grantee, Grantee shall be released from future obligations which may occur during the unexpired term of this Easement. However, nothing in this Easement shall abrogate Grantee's obligation to pay any sums due to the Grantor which accrued prior to the effective date of such transfer, or obligations or liabilities occurring prior to the date of transfer, and the Grantor shall always have the right to enforce collection of such sums due and to enforce obligations from Grantee which accrued prior to the transfer and in accordance with the terms of this Easement unless written consent is obtained from the Grantor.

Section 16. Representations and Warranties. Grantee hereby represents and warrants to the Grantor that it has full power and authority to enter into this Temporary Construction Easement and perform in accordance with its terms and provisions and that the parties signing this Temporary Construction Easement on behalf of Grantee have the authority to bind Grantee and to enter into this transaction and Grantee has taken all requisite action and steps to legally authorize it to execute, deliver and perform pursuant to this Temporary Construction Easement. Grantor neither warrants title to the property conveyed herein nor guarantees the suitability of any of the lands for a particular use.

Section 17. Binding Effect. All terms and provisions of this Temporary Construction Easement are binding upon the parties hereto and their respective successors and assigns. Further, all terms and provisions of this Temporary Construction Easement and all rights, privileges, benefits and burdens created hereunder are covenants running with the lands described herein, binding upon and inuring to the benefit of the parties hereto, their respective heirs, successors, successors-in-title, legal representatives and assigns.

<u>Section 18.</u> Construction. Each party hereto hereby acknowledges that all Parties hereto participated equally in the drafting of this Temporary Construction Easement and that, accordingly, no court construing this Temporary Construction Easement shall construe it more stringently against one party than the other.

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Section 19. Governing Law/Venue. This Temporary Construction Easement shall be governed by and construed under the laws of the State of Florida. Venue for any action arising out of this Temporary Construction Easement shall be Miami-Dade County, Florida,

Section 20. Notices. Any notices which may be permitted or required hereunder shall be in writing and shall be deemed to have been duly given as of the date and time the same are received at the addressee's address set forth below, whether same are personally delivered, mailed by United States Postal Service, postage prepaid by registered or certified mail, return receipt requested, delivered by Federal Express or other overnight delivery service from which a receipt may be obtained, and addressed as follows:

To Grantor:

Miami-Dade County, a political subdivision of the State of Florida

Public Works and Waste Management Division

111 N.W. 1<sup>st</sup> Street, 16<sup>th</sup> Floor Miami, Florida 33128-1993 Fax: (305) 375-3070

Attn: Director, Public Works and Waste Management

To Grantee:

Swire Properties

501 Brickell Key, Suite 600 Miami, Florida 33131

Attention Christopher Gandolfo

With a copy to:

Akerman Senterfitt

One SE Third Avenue, 25th Floor

Miami, Florida 33131

Attention: Neisen Kasdin, Esq. and T. Spencer Crowley, Esq.

or to such other address as either party hereto shall from time to time designate to the other party by notice in writing as herein provided.

Section 21. Waiver. No delay in exercising any right or remedy shall constitute a waiver thereof, and no waiver of the breach of any provision of this Temporary Construction Easement shall be construed as a waiver of any preceding or succeeding breach of the same or any other provision of this Temporary Construction Easement.

Section 22. Successors and Assigns. This Temporary Construction Easement runs with the land and shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.

Section 23. Recording. This Temporary Construction Easement shall be recorded among the Public Records of Miami-Dade County, Florida, at the sole cost of Grantee.

Section 24. Consents. Whenever in this Temporary Construction Easement the consent or approval of the Grantor is required, such consent or approval, with respect to the Grantor as the Grantor shall be made (so long as the Grantor is Miami-Dade County) by the County Mayor or its designee on behalf of the Grantor and: (a) shall not be effective unless it is

in writing; and (b) shall apply only to the specific act or transaction so approved or consented to and shall not relieve the Grantee of the obligation of obtaining the Grantor's prior written consent or approval to any future similar act or transaction.

Section 25. Grantor's Rights as Sovereign. It is expressly understood that, notwithstanding any provision of this Temporary Construction Easement and Grantor's sovereign status hereunder (if applicable): (a) the Grantor retains all of its sovereign prerogatives and rights as a county under Florida laws and shall not be estopped from withholding or refusing to issue any approvals of and applications for building, zoning, planning or development under present or future laws and regulations of whatever nature applicable to the design, construction and development of the improvements provided for herein, and (b) the Grantor is not obligated to grant any applications for building, zoning, planning or development under present or future laws and regulations of whatever nature applicable to the design, construction and development of the improvements provided for herein.

Section 26. Severability. If any provision of this Easement or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this Easement and the application of such provision to other persons or circumstances shall not be affected thereby but rather shall be enforced to the greatest extent permitted by law.

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IN WITNESS WHEREOF, the Grantor has caused this Temporary Construction Easement to be executed in its name by the County Mayor; as authorized by the Board of County Commissioners, and the Grantee has caused this Temporary Construction Easement to be executed by its duly authorized representative all as of the Effective Date.

MIAMI-DADE COUNTY, a political subdivision of the State of Florida	GRANTOR	**:
ATTEST: HARVEY RUVIN, CLERK	MIAMI-DADE COUN	TX.
By: - Name:	By: Name:	78
Title:	Title:	y.
Approved as to form and legal sufficients.  Print Name:	ency	u .
The foregoing was accepted and appr by Resolution No Miami-Dade County, Florida, a politic	roved on the day of of the Board of the State of I	. 2012, of County Commissioners of Florida.
	ATTEST: HARVEY I Clerk of said Board	4
	By: Deputy Clerk	***************************************

# GRANTEE

WITNESSETH:	BRICKELL CITICENTRE RETAIL LLC, A FLORIDA LIMITED LIABILITY COMPANY (f/k/a Brickell CitiCentre West LLC and merger successor to Brickell CitiCentre East LLC)		
Signature	signature of Vice President		
print name signature	print name		
print name STATE OF FLORIDA COUNTY OF MIAMI-DADE	÷		
The foregoing instrument was acknowledged ,2012, by Chris Gan	dolfo, the Vice President of Brickell CitiCentre, on behalf of said limited liability company, who		
Notobe Gorizatez-			

# EXHIBIT "A-1" "BURDENED PROPERTY"

# TEMPORARY CONSTRUCTION EASEMENT

#### LEGAL DESCRIPTION:

A partion of South Miami Avenue, lying directly adjacent to Lots 1, 2, 3, 22, 23 and 24, Block 535, "MIAMI", according to the plot thereof, as recorded in Plot Book B at Page 41 and Lots 1 and 9, Block 1065, S.L. & J.B. PATTERSON AND J.F. & B.T. CLIVE SUBDIVISION, according to the plot thereof, as recorded in Plot Book B at Page 77, and also a partion of said Lots 1, 2, 3, 22, 23 and 24, Block 535 and said Lots 1 and 9, Block 1065, all being recorded in the Public Records of Miami-Dade County, Florida, and being more particularly described as follows:

Commence at the Northeast corner of Lot 4 of said Black 1065; thence S 87'47'15" W along the North line of Lots 1, 2, 3 and 4 of said Black 1065, also being the South right of way line of said S.E. 7th Street for 189.97 feet to the Point of Beginning, also being a point of curvature; thence Southwesterly along a 25.00 radius curve leading to the left through a central angle of 90'04'05" for an arc distance of 39.30 feet to a point of tangency; thence S 02'16'50" E along a line 5.00 feet East of and parallel with the West line of said Lots 1 and 9, Black 1065 for 234.76 feet to a point of curvature; thence Southwesterly along a 25.00 radius curve leading to the left through a central angle of 90'06'59" for an arc distance of 39.32 feet to a point of cusp; thence S 87'36'11" W for 55.05 feet; thence S 02'16'50" E along the centerline of said South Miami Avenue for 5.01 feet; thence S 87'43'10" W for 55.00 feet to a point on a circular curve concave to the Northwest and whose radius point bears N 02'16'50" W; thence Northwesterly along a 25.00 radius curve leading to the left through a central angle of 90'00'00" for an arc distance of 39.27 feet to a point of tangency; thence N 02'16'50" W along a line 5.00 feet West of and parallel with the East line of said Lots 22, 23, 24, 1, 2 and 3, Black 535 for 241.01 feet to a point of curvature; thence Northwesterly along a 25.00 radius curve leading to the left through a central angle of 90'06'06" for an arc distance of 39.31 feet to a point of cusp, sold point lying on said South right of way line of S.W. 7th Street, also being the North line of said Lot 3, Black 535 and its Easterly prolongation thereof for 55.04 feet, thence S 02'16'50" E along said centerline of South Miami Avenue for 1.16 feet; thence N 87'47'15" E along said South right of way line of S.W. 7th Street and North line of said Lot 1, Black 106S and its Westerly prolongation thereof for 55.03 feet to the Point of Beginning.

Drewa By	MAP
Cast. No.	111096
Ref. Dwg.	2008-114
REV.	120145
Plotled:	4/3/12 8:350

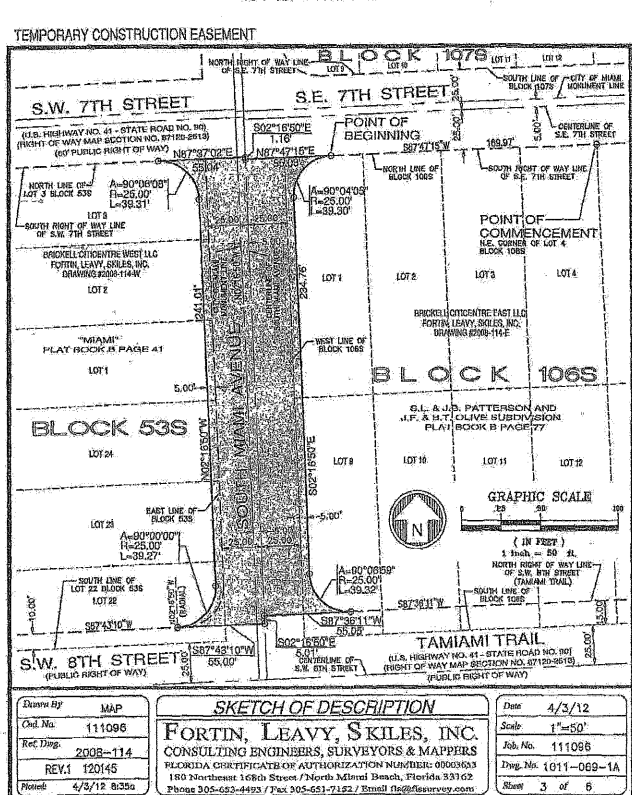
LEGAL DESCRIPTION

FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS PLORIDA CERTIFICATE OF AUTHORIZATION NUMBER: 00003653 180 Northeast 168th Street / North Minni Beach, Plorida 33162 Phone 305-653-4493 / Fax 305-651-7152 / Finall ris@dsaurvey.com

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# EXHIBIT "A-2" "BURDENED PROPERTY"

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# EXHIBIT "B-1"

(1 of 2)

#### "BENEFITED PROPERTY"

# Itast Parcelt

Lots 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14 and 15, in Block 1068, of S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plat thereof as recorded in Plat Book B, at Page 77, of the Public Records of Miami-Dade County, Plorida.

#### LESS:

Those portions of Lots 1, 9, 10, 11, 12, 13, 14 and 15, Block 106S, of S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plat thereof as recorded in Plat Book B, at Page 77, of the Public Records of Miami-Dade County, Florida, lying in Section 38, Township 54 South, Range 41 Bagt, and more particularly described as follows:

BEGIN at the Southwest porner of said Lot 9; Thence run N 02°16'51" W along the Westerly Boundary of said Lots 9 and 1, for a distance of 299.90 feet to the point of intersection with the Northerly Boundary of said Lot 1; Thence run N 87°47' 15" Balong said Northerly boundary of Lot 1 for a distance of 30.03 feet to a point of cusp and our value of a circular curve concave to the Southeast and having a radius of 25.00 feet and a tangent bearing of S 87°35'49" W; Thence turning 180", run Westerly, Southwesterly and Southerly along said curve to the left through a central angle of 90°04'06" for an arc length of 39.30 feet to a point of tangency on a line that is 5.00 feet Easterly and parallel with the Westerly Boundary of said Lots 1 and 9; Thence run S02°16'51" E along said line that is 5.00 feet Hasterly and parallel to said Westerly Boundary of Lots 1 and 9, for a distance of 234.80 feet to the point of beginning of a circular curve concave to the Northeast and having for its elements a radius of 25.00 feet and taugent bearing of N02°16'51"E; Thence run Southerly, Southeasterly and Basterly along the arc of said circular curve to the left, through a central engle of 90°07'20" for an ero distance of 39.32 feet to the point of tanguney and a point on a line that is 15.00 feet Northerly and parallel with the Southerly Boundary of said Lots 9, 10, 11, 12, 13, 14 and 15; Thence run N 87°35'49" Balong said line that is 15.00 feet Northerly and parallel to the Southerly boundary of Lots 9, 10, 11, 12, 13, 14 and 15, for a distance of 319.95 feet to a point on the Easterly Boundary of said Lot 15. Thence run S 02"16'51" B along said Easterly boundary of said Lot 15, for a distance of 15.00 feet to the Southeast Corner of said Lot 15; Thence run S 87°35'49" W along said Southerly boundary of Lots 9, 10, 11, 12, 13, 14 and 15, for a distance of 350.00 feet to the POINT OF BEGINNING.

#### TOGETHER WITH:

### West Parcel:

Lots 1, 2, 3, in Block 538, of AMBNDED PLAT OF BLOCK 38A AND THE NORTH 1/2 OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of the Public Records of Miami-Dade County, Florida.

# AND

Lots 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 22, 23, and 24, in Block 538, of MAP OF MIAMI, DADE CO. FLA., according to the plat thereof as recorded in Plat Book B, at Page 41, of the Public Records of

15

# EXHIBIT "B-1"

(2 of 2)

Miami-Dade County, Florida; LESS the South 10 feet of the West 55 feet of said Lot 22 and LESS the South 10.00 feet of said Lots 16, 17, 18,19,20,21 and 22.

The East 50 feet of Lots 10, 11 and 12 in Block 53S, AMENDED PLAT OF BLOCKS 38A AND THE NORTH HALF OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of the Public Records of Miami-Dade County, Florida.

#### AND

The East 50 fact of Lots 13, 14, and 15, Block 538, MAP OF MIAMI, DADE CO, FLA., according to the plat thereof as recorded in Plat Book B, at Page 41, of the Public Records of Miami-Dade County, Riorida, less the South 10 feet thereof.

# LESS THEREFROM

The East 5 feet of Lots 1, 2, and 3, in Block 538 of AMENDED PLAT OF BLOCK 38A AND THE NORTH 1/2 OF BLOCK 538 CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of Public Records of Miami-Dade County, Florida,

#### LESS ALSO

The Rest 5 feet of Lots 22, 23, 24 Block 53S of A.L. KNOWLTON'S MAP OF MIAMI, as recorded in Plat Book B, Page 41 of the Public Records of Miami Dade County, less the South 10 feet of said Lot 22.

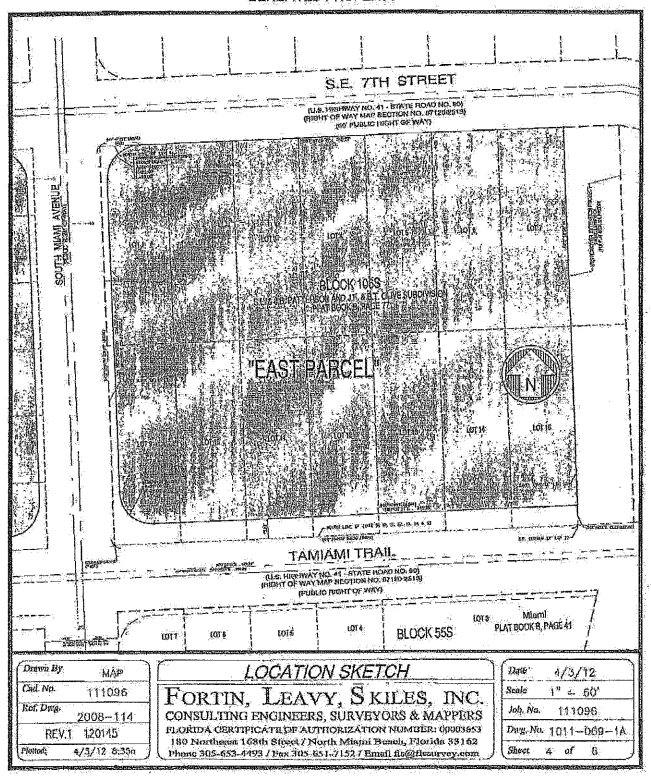
### LESS ALSO

All that part which lies within the external area formed by a 25 foot radius curve concave to the Southwest, tangent to the West line of the East 5 feet of said Lot 3, Block 53S, and tangent to the North line of said Lot 3, Block 53S,

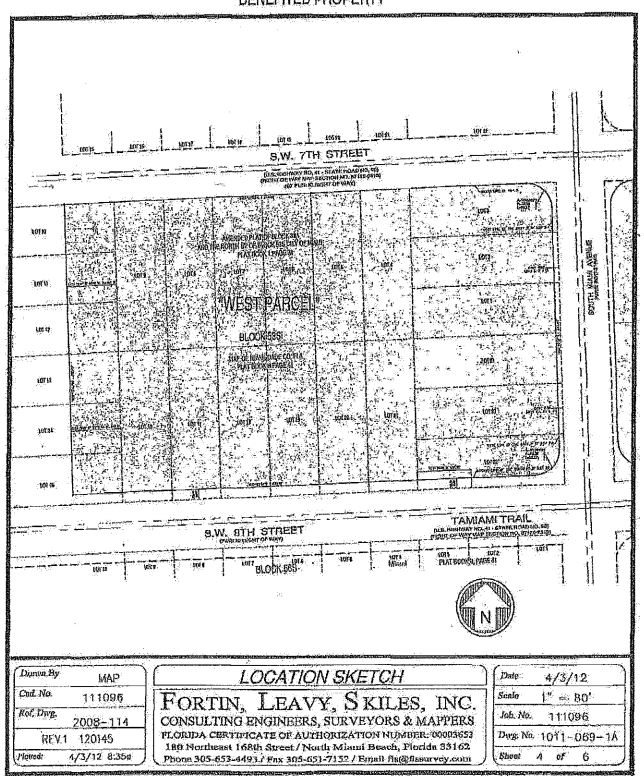
#### LESS ALSO

All that part which lies within the external area formed by a 25 foot radius curve concave to the Northwest, tangent to the West line of the Bast 5 feet of said Lot 22, Block 53S, and tangent to the North line of the South 10 feet of said Lot 22, less that portion previously dedicated for right of way.

# EXHIBIT "B-2" (1 OF 2) "BENEFITED PROPERTY"



# EXHIBIT "B-2" (2 OF 2) "BENEFITED PROPERTY"



THIS INSTRUMENT PREPARED BY AND SHOULD BE RETURNED TO:

Akerman Senterfitt One SE Third Avenue, 25th Floor Miami, Florida 33131 Attn: T. Spencer Crowley

-[SPACE ABOVE THIS LINE FOR RECORDING DATA] -----

# AERIAL EASEMENT

THIS AERIAL EASEMENT ("Easement") is made and entered as of \_\_\_\_\_\_, 2012 ("Effective Date"), by and between MIAMI-DADE COUNTY, a political subdivision of the State of Florida, whose address is 111 NW 1 Street, Miami, Florida 33128, as grantor, ("Grantor"), and BRICKELL CITICENTRE RETAIL, LLC., a Florida limited liability company, whose address is 501 Brickell Key, Suite 600, Miami, Florida 33131, as grantee, ("Grantee").

# RECITALS:

WHEREAS, the Grantor has certain legal rights, title and interest in the County right-of-way known as South Miami Avenue, bound on the southern side by SW 8 Street and SE 8 Street (Tamiami Trail) and bound on the northern side by SW 7 Street and SE 7 Street (the "Right-of-Way") which includes the property legally described in <a href="Exhibit "A-1">Exhibit "A-1"</a> and as depicted in the sketch on <a href="Exhibit "A-2">Exhibit "A-2"</a> each attached hereto and by this reference incorporated herein (the "Burdened Property); and

WHEREAS, Grantee is the owner of fee simple title to that certain real property in Miami-Dade County, Florida, as legally described in <a href="Exhibit" B-1">Exhibit "B-2"</a> each attached hereto and by this reference incorporated herein (the "Benefited Property") to which this Easement shall be appurtenant; and

WHEREAS, the portion of the Benefited Property lying east of the Right-of-Way is hereinafter referred to as the "East Parcel" and the portion of the Benefited Property lying west of the Right-of-Way is hereinafter referred to as the West Parcel; as depicted on Exhibit "B-2," and

WHEREAS, the Grantor has granted Grantee a Temporary Construction Easement for the purpose of constructing a commercially activated above ground transportation corridor connecting the East and West Parcels, as recorded in Official Records Book \_\_\_\_, Page \_\_\_\_ (the "Temporary Construction Easement"); and

WHEREAS, Grantee has constructed certain improvements during the term of the Temporary Construction Easement, pursuant to its terms, which may include improvements such as an overpass/bridge above the Right-of-Way connecting the East Parcel and West Parcel,

a climate ribbon, and retail and restaurant uses in the commercially activated transportation corridor (collectively, the "Improvements"); and

WHEREAS, the Grantor desires to grant Grantee an aerial easement for the purpose of, among other things as set forth herein, providing and maintaining the commercially activated transportation corridor, and to allow safe and reasonable aerial access between and connecting the East Parcel and the West Parcels, and accommodating users of the Project, including the general public; and

WHEREAS, Grantee's proposed use will not impair the full use of the Right-of-Way for vehicular or pedestrian traffic, or impede the free flow of traffic on the Right-of-Way.

NOW, THEREFORE, in consideration of the sum of One Dollar, and other valuable consideration paid and received, the receipt and sufficiency of which are hereby acknowledged, the Grantor hereby grants to Grantee an aerial easement in the property legally described in Exhibit A-1, for the purposes of maintaining, operating, restoring and repairing the Improvements and for ingress, egress and access on, in, over and through the Improvements (the "Easement").

Section 1. Recitals. The above recitals are true and correct, and are incorporated herein by reference.

Section 2. Easement. This Easement shall exist for the benefit of the Benefited Property and shall be appurtenant thereto. Grantor retains all rights with respect to traffic flow and regulation in the Right-of-Way, and any rights not specifically conveyed herein.

Section 3. Term. The Easement shall commence upon the expiration of the Temporary Construction Easement, (within five days of Grantee obtaining the final certificate of occupancy or on December 31, 2015, whichever date is earlier) (the "Commencement Date").

Section 4. Termination. Should a) the use, need, or transportation purpose for the Easement be abandoned or cease, including but not limited to the elimination of the aerial transportation connectivity between the East Parcel and the West Parcel, or b) should the Easement be separated permanently or legally in any manner from the Benefited Property to which the Easement appertains, or c) if Grantee fails to pay the compensation required in Section 7 herein, or d) if Grantee fails to correct a violation of the terms of this Easement within a reasonable time after written notice of noncompliance has been provided; then upon written notice of termination by the Grantor, all rights hereby granted to Grantee shall terminate and Grantee shall forthwith, at its own cost and expense and in a manner reasonably satisfactory to the Grantor, remove all Improvements and restore the Burdened Property to the condition previously found prior to the Temporary Construction Easement. In the event that Grantee fails or refuses to so remove the Improvements, after such written notice, then the Grantor may, at its option, remove or cause to be removed such Improvements and restore the Burdened Property to the condition previously found prior to the Temporary Construction Easement, and Grantee will, in such event, upon bill rendered, pay to the Grantor all costs incurred by it in such

removal and restoration. Such rights of the Grantor are in addition to, and exclusive of, any other rights set forth herein or under the law and shall survive the termination of this Easement.

Use. No use or improvements, other than those set forth herein, will be Section 5. permitted without the express written consent of Grantor. In no event shall Grantee's use of the Easement interfere with the Grantor's operation and use of the Right-of-Way, or impair or impede vehicular or pedestrian traffic on the Right-of-Way in any manner, unless prior arrangements have been made in writing between the parties which agreement may be withheld or granted in Grantor's sole discretion. The Easement shall not be used in any manner to adversely affect the use, safety, appearance, or enjoyment of the Right-of-Way. No signage shall be permitted in the Easement Area unless first approved in writing by Miami-Dade County, and only then, if such signs conform to the requirements, restrictions and prohibitions of the Code of Miami-Dade County, all of which shall be determined in the sole discretion of the Public Works and Waste Management Department (or its equivalent department with jurisdiction over signage at the time of the request). In any event, absolutely no signage will be permitted in the Easement Area which is visible to the public traveling along the Right-of-Way (road.) At all times, excepting emergencies or temporary closures for repairs, connectivity for pedestrians traveling between the East Parcel and the West Parcel must be provided within the Easement area. Throughout the term of this Easement, Grantee shall be jointly and severally liable to the Grantor for the maintenance and other obligations set forth herein, and Grantee and its successors and assigns will not alienate the Easement or otherwise interfere with the connectivity between the East Parcel and West Parcel. The Improvements in the Easement area shall be owned by Grantee, subject to the terms set forth herein.

# Section 6. Obligations.

- a. Taxes Grantee shall be responsible for all state, county, city, and local taxes that may be assessed against the Easement area during the term of this Easement, including the airspace and Improvements, and including real property taxes, impact fees, and special assessments, if any. Grantee acknowledges that for purposes of taxation, any portion of the Improvements located in the Easement area utilized for retail, restaurant, or commercial activity shall be taxable in the same manner as a non-exempt leasehold interest, and shall not be exempt from taxation under Florida Statute Section 196.199 or other applicable law, notwithstanding the County's ownership interest in the Easement area. Any Improvements located in the Easement area constructed to be utilized for retail, restaurant, or commercial activity shall be subject to payment of Road Impact Fees, if applicable, pursuant to Section 33-E of the Miami-Dade County Code.
- b. Repairs and Damage Grantee shall pay for any and all repairs or damage to the Right-of-Way or the Burdened Property as a result of the use of the Easement. The Grantor shall be responsible for no cost, claim, or lien resulting from the use of the Easement.
- c. Hazardous Materials Grantee is responsible for any hazardous materials found in the Easement, except to the extent any such hazardous materials are caused by the Grantor. In the event that such hazardous materials are found, the burden of proving that such hazardous materials were caused by the Grantor shall be upon the Grantee. Grantor reserves the right to test the Easement area at its own expense for hazardous materials at any time, upon

written notice. The term "hazardous materials" shall mean any hazardous or toxic substances, material, waste, solid waste, or debris of any kind as defined by the Environmental Protection Agency and any federal, state, or local laws. Grantee shall, at Grantee's sole cost and expense, promptly and diligently complete any and all audits, assessments, clean-ups, and monitoring of the Easement area required by provisions of this section. Grantee shall not permit any vehicle to carry flammable, explosive, or combustible liquids into or onto the Easement area. This section survives the termination of this Easement.

- d. Maintenance - Except as specifically set forth otherwise in this Easement, Grantee shall be responsible to maintain repair and replace the Improvements, and to maintain and keep in a clean and safe condition the Easement area, including but not limited to a condition free of dirt, rubbish, graffiti, debris, abandoned vehicles, loose building materials, loose surface finishes, and obstructions. Such maintenance will be accomplished in a manner so as not to cause any interference with the operation of the roadway and transportation use of the Right-of-Way and the free flow of pedestrian and vehicular traffic thereon, unless prior arrangements have been made in writing between the parties, which agreement may be granted or withheld in the sole discretion of the Grantor. Any repair shall be at least similar or equal in quality and class to the original work. The Grantor has the right, but not the obligation, to enter the Easement area to inspect the condition of same. In the event that Grantee fails to so maintain or repair the Improvements, the Grantor shall provide notice of such failure to Grantee, and if Grantee fails to cure such maintenance or repair issue within a reasonable period of time (such time frame to be determined in Grantor's discretion), then the Grantor, through its duly authorized representatives, employees, and contractors, has the right but not the obligation to perform such work, and the cost thereof shall be chargeable to Grantee and shall immediately be due and payable to the Grantor upon the performance of such work and Grantce's receipt of an invoice thereof.
- e. Security Grantee is solely responsible for the personal safety of its employees, invitees, or any other person entering the Easement area, as well as any equipment or personalty installed or brought into the Easement area. The Grantor assumes no responsibility for the safety of such persons, equipment or personalty.
- f. Utilities All costs relating to utilities shall be borne by and shall be the sole responsibility of Grantee.

To the extent that the Grantee has outstanding obligations under this Section 6 which accrued prior to the termination of this Easement, the provisions of Section 6, as applicable, survive the termination of this Easement.

- Section 7. Consideration. As consideration for the granting of the Easement, Grantee shall pay to the Grantor the sum of \$258,638.00 due upon the Commencement Date.
- Section 8. Indemnification. Grantee shall indemnify and hold harmless the Grantor and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the Grantor or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the

performance of this Easement by Grantee or its employees, agents, servants, partners, principals or subcontractors, or from the use of the Easement, and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the Grantor, where applicable, including appellate proceedings, and shall pay all reasonable costs, judgments, and attorney's fees which may issue thereon. Grantee expressly understands and agrees that any insurance protection required by this Easement or otherwise provided by Grantee shall in no way limit the responsibility to indemnify, keep and save harmless and defend the Grantor or its officers, employees, agents and instrumentalities as herein provided. It is understood that Grantor assumes no responsibility for the personal safety of any persons, equipment, or personal property brought into or installed upon the Easement Area, including any loss, theft, damage, or injury. Grantee shall promptly notify the Grantor of any loss, damage, injury or death arising out of or in connection with the Easement or occurring on the Easement area. This obligation survives the termination of this Easement.

- Section 9. Insurance. Grantee shall, at its expense, maintain at all times during the term of this Easement, and Grantee shall furnish to the Grantor Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirements as outlined below:
- a. Worker's Compensation Insurance for all employees of the Grantee as required by Chapter 440, *Florida Statutes*.
- b. Commercial General Liability Insurance, on a comprehensive basis, in an amount not less than \$50,000,000 combined single limit per occurrence for bodily injury and property damage. Miami-Dade County must be shown as an additional insured with respect to this coverage.
- c. Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in conjunction with this Easement in an amount not less than \$500,000 combined single limit per occurrence for bodily injury and property damage.

All insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida, with the following qualifications:

The company must be rated no less than "B" as to management, and no less than "Class V" as to financial strength, by the latest edition of Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division.

OI

The company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Business in Florida" issued by the State of Florida Department of Insurance and are members of the Florida Guaranty Fund.

Certificates will indicate no modification or change in insurance shall be made without thirty (30) days in advance notice to the certificate holder.

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# CERTIFICATE HOLDER MUST READ:

MIAMI-DADE COUNTY 111 NW 1<sup>st</sup> STREET SUITE 2340 MIAMI, FL 33128

Compliance with the foregoing requirements shall not relieve the Grantee of liability and obligation under this Section or under any other Section of this Easement.

Grantee's Right to Transfer. The Easement granted herein may only be Section 10. conveyed as an easement appurtenant to the Benefited Property and shall not be subdivided or sold separately from the Benefited Property without the prior consent of the Grantor. Any sale, assignment or transfer of Grantee's interest in this Easement shall be made expressly subject to the terms, covenants and conditions of this Easement, and such transferee shall expressly assume all of the obligations of Grantee under this Easement, and agree to be subject to all conditions and restrictions to which Grantee is subject. In the event of a transfer of Grantee's interests in this Easement, or any part thereof, Grantee shall deliver written notice to Grantor of such transfer, together with a copy of the transfer agreement (if applicable). Grantee, its successors, assigns, or transferees, shall be prohibited from transferring this Easement, or any right or obligation thereunder, to a party that is on the Miami-Dade County Delinquent Vendor List or Disbarment List, or its then equivalent, without the prior written consent of Grantor. Upon the transfer by Grantee, Grantee shall be released from future obligations which may occur during the unexpired term of this Easement. However, nothing in this Easement shall abrogate Grantee's obligation to pay any sums due to the Grantor which accrued prior to the effective date of such transfer, or obligations or liabilities occurring prior to the date of transfer, and the Grantor shall always have the right to enforce collection of such sums due and to enforce obligations from Grantee which accrued prior to the transfer and in accordance with the terms of this Easement unless written consent is obtained from the Grantor.

Section 11. Representations and Warranties. Grantee hereby represents and warrants to the Granter that it has full power and authority to enter into this Easement and perform in accordance with its terms and provisions and that the parties signing this Easement on behalf of Grantee have the authority to bind Grantee and to enter into this transaction and Grantee has taken all requisite action and steps to legally authorize it to execute, deliver and perform pursuant to this Easement. Grantor neither warrants title to the property conveyed herein nor guarantees the suitability of any of the lands for a particular use.

Section 12. Binding Effect/Rights of Occupants. All terms and provisions of this liasement are binding upon the parties hereto and their respective successors and assigns. Further, all terms and provisions of this Easement and all rights, privileges, benefits and burdens created hereunder are covenants running with the lands described herein, binding upon and inuring to the benefit of the parties hereto, their respective heirs, successors, successors-in-title, legal representatives and assigns. Subject to the limitations and conditions set forth herein, Grantee may create such rules and regulations as deemed necessary or appropriate by Grantee, including the right to regulate the hours and days for access to the Easement areas. No independent rights shall be created by this Easement as to any Occupant. For purposes of this Easement, the term "Occupant" shall mean tenants, subtenants, assignees, licensees, invitees,

contractors, agents or licensees who, from time to time, is entitled to use or occupy all or any portion of the Easement areas under an agreement, lease, sublease, assignment, concession, license, or other similar agreement with Grantee.

Section 13. Construction of Easement. Each party hereto hereby acknowledges that all parties hereto participated equally in the drafting of this Easement and that, accordingly, no court construing this Easement shall construe it more stringently against one party than the other.

Section 14. Governing Law/Venue. This Easement shall be governed by and construed under the laws of the State of Florida. Venue for any action arising out of this Easement shall be Miami-Dade County, Florida.

Section 15. Notices. Any notices which may be permitted or required bereunder shall be in writing and shall be deemed to have been duly given as of the date and time the same are received at the addressee's address set forth below, whether same are personally delivered, mailed by United States Postal Service, postage prepaid by registered or certified mail, return receipt requested, delivered by Federal Express or other overnight delivery service from which a receipt may be obtained, and addressed as follows:

To Grantor:

Miami-Dade County, a political subdivision of the State of Florida

Public Works and Waste Management Division

111 N.W. 1<sup>st</sup> Street, 16<sup>th</sup> Floor Miami, Florida 33128-1993

Fax: (305) 375-3070

Attn: Director, Public Works and Waste Management

To Grantee:

Swire Properties

501 Brickell Key, Suite 600

Miami, Florida 33131

Attention Christopher Gandolfo

With a copy to:

Akerman Senterfitt

One SE Third Avenue, 25th Floor

Miami, Florida 33131

Attention; Neisen Kasdin, Esq. and T. Spencer Crowley, Esq.

or to such other address as either party hereto shall from time to time designate to the other party by notice in writing as herein provided. Should the Easement be sold or transferred, on the date of the closing, Grantee shall identify the party and address to whom such notice shall be provided in the future, and shall record same in the public records.

Section 16. Waiver. No delay in exercising any right or remedy shall constitute a waiver thereof, and no waiver of the breach of any provision of this Easement shall be construed as a waiver of any preceding or succeeding breach of the same or any other provision of this Easement.



- Section 17. Successors and Assigns. This Easement runs with the land and shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.
- Section 18. Recording. This Easement shall be recorded among the Public Records of Miami-Dade County, Florida, at the sole cost of Grantee.
- Section 19. Consents. Whenever in this Easement the consent or approval of the Grantor is required, such consent or approval, shall be made (so long as the Grantor is Miami Dade County) by the County Mayor or its designee on behalf of the Grantor and: (a) shall not be effective unless it is in writing; and (b) shall apply only to the specific act or transaction so approved or consented to and shall not relieve the Grantee of the obligation of obtaining the Grantor's prior written consent or approval to any future similar act or transaction.
- Section 20. Grantor's Rights as Sovereign. It is expressly understood that, notwithstanding any provision of this Easement and Grantor's sovereign status hereunder (if applicable): (a) the Grantor retains all of its sovereign prerogatives and rights as a county under Florida laws and shall not be estopped from withholding or refusing to issue any approvals of and applications for building, zoning, planning or development under present or future laws and regulations of whatever nature applicable to the design, construction and development of the improvements provided for herein, and (b) the Grantor is not obligated to grant any applications for building, zoning, planning or development under present or future laws and regulations of whatever nature.
- Section 21. Severability. If any provision of this Easement or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this Easement and the application of such provision to other persons or circumstances shall not be affected thereby but rather shall be enforced to the greatest extent permitted by law.

[Remainder of Page Intentionally Blank]

IN WITNESS WHEREOF, the Grantor has caused this Easement to be executed in its name by the County Mayor; as authorized by the Board of County Commissioners, and the Grantee has caused this Easement to be executed by its duly authorized representative all as of the Effective Date.

MIAMI-DADE COUNTY, a political subdivision of the State of Florida	GRANTOR	
ATTEST: HARVEY RUVIN, CLERK	MIAMI-DADE COUNTY	70
By:	By: Name:	<del></del>
Title:	Title:	*
2.	·	
Approved as to form and legal suffic Print Name:	iency	
The foregoing was accepted and app	oroved on the day of of the Board of Cour ical subdivision of the State of Florida.	,2012, aty Commissioners of
	ATTEST: HARVEY RUVIN Clerk of said Board	* · ·
	By:	-
	LIGHTLY CIGIN	

# GRANTEE

WITNESSETH:	BRICKELL CITICENTRE RETAIL LLC, A FLORIDA LIMITED LIABILITY COMPANY (f/k/a Brickell CitiCentre West LLC and merger successor to Brickell CitiCentre East LLC)
ignature .	By: signature of Vice President
print name	print name
signature	i.
Paris Del Rio	
print name STATE OF FLORIDA COUNTY OF MIAMI-DADE	•
	Gandolfo, the Vice President of Brickell CitiCentre pany, on behalf of said limited liability company, who
Notalie Gonzolez print name	<u>DD0803892</u> Scrial Number

# EXHIBIT "A-1" "BURDENED PROPERTY"

# AERIAL EASEMENT

## LEGAL DESCRIPTION:

A portion of South Miami Avenue, lying directly adjacent to Lote 1, 2 and 24, Block 535, "MIAMI", according to the plot thereof, as recorded in Plot Book B at Page 41 and Lots 1 and 9, Block 1065, S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plot thereof, as recorded in Plot Book B at Page 77, and also a portion of sold Lots 1, 2 and 24, Block 535 and Lots 1 and 9, Block 1065, all being recorded in the Public Records of Miami-Dade County, Florida, and being more particularly described as follows:

Commence at the Northeast corner of Lot 4 of said Blook 1065; thence S 67'47'15" W clong the North line of Lots 1, 2, 3 and 4 of said Block 1065, also being the South right of way line of soid S.E. 7th Street for 169.97 feet to a point of curvature; thence Southwesterly along a 25.00 radius curve leading to the left through a control arigle of 90'04'05" for an arc distance of 39.30 feet to a point of tangency; thence S 02'16'50" E along a line 5.00 feet East of and parallel with the West line of said Lots 1 and 9, Block 1065 for 71.10 feet to the Point of Beginning; thence continue S 02'16'50" E along said line 5.00 feet East of and parallel with the West line of Lots 1 and 9, Block 1065, for 95.00 feet, thence S 87'43'10" W for 60.00 feet; thence N 02'16'50" W along a line 5.00 feet West of and parallel with the East-line of said Lots 1, 2 and 24, Block 535 for 95.00 feet; thence N 87'43'10" E for 60.00 feet to the Point of Beginning.

The above described perimetrical boundary being between elevation +25.3 feet and +100.00 feet, relative to the National Geodetic Vertical Datum of 1929:

4.00	
Down By	MAP
Cad. No.	111096
Ref. Dwg.	2008-114
REV.1	120145
Ploned	4/3/19 B-38n

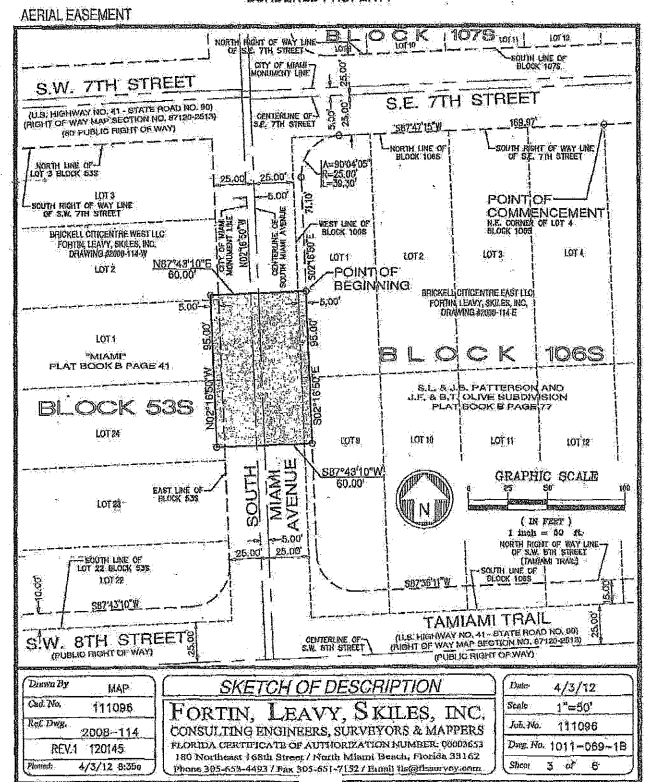
LEGAL DESCRIPTION

FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS FLORIDA CERTIFICATE OF AUTHORIZATION NUMBER: 00003653 1800 Northeast 168th Street / North Misshi Beach, Plorida 33162 Phone 305-653-4493 / Fax 305-651-7152 / Brasil fis@fissurvey.com

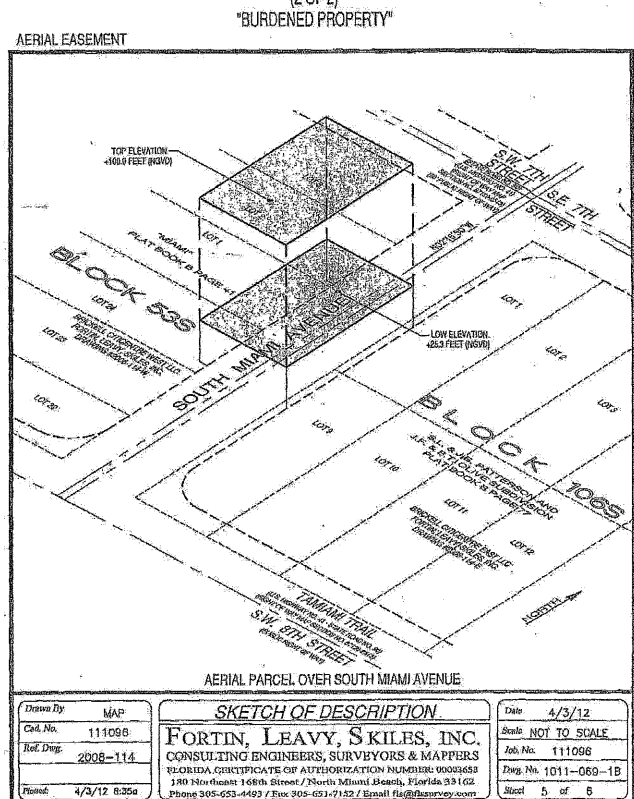
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Dwg. No.	1011	-069-1	В
Sheer	1 of	.6	

# EXHIBIT "A-2" (1 OF 2): "BURDENED PROPERTY"

g/2005x



# EXHIBIT "A-2" (2 OF 2) "BURDENED PROPERTY"



# EXHIBIT "B-1" (1 of 2)

#### "BENEFITED PROPERTY"

#### East Parcel:

Lots 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14 and 15, in Block 106S, of S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plat thereof as recorded in Plat Book B, at Page 77, of the Public Records of Miami-Dade County, Florida.

#### LESS:

Those portions of Lots 1, 9, 10, 11, 12, 13, 14 and 15, Block 1068, of S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plat thereof as recorded in Plat Book B, at Page 77, of the Public Records of Miami-Dade County, Florida, lying in Section 38, Township 54 South, Range 41 Bast, and more particularly described as follows:

BEGIN at the Southwest corner of said Lot 9; Thence run N 02°16'51" W along the Westerly Boundary of said Lots 9 and 1, for a distance of 299.90 feet to the point of intersection with the Northerly Boundary of said Lot 1; Thence run N 87°47' 15" H along said Northerly boundary of Lot 1 for a distance of 30.03. feet to a point of cusp and curvature of a circular curve concave to the Southeast and having a radius of 25.00 feet and a tangent bearing of \$ 87°35'49" W; Thence turning 180°, run Westerly, Southwesterly and Southerly along said curve to the left through a central angle of 90°04'06" for an arc length of 39.30" feet to a point of tangency on a line that is 5.00 feet Hasterly and parallel with the Westerly Boundary of said Lots 1 and 9; Thence run \$02°16'51" H along said line that is 5.00 feet Basterly and parallel to said Westerly Boundary of Lots 1 and 9, for a distance of 234.80 feet to the point of beginning of a circular curve concave to the Northeast and having for its elements a radius of 25.00 feet and tangent bearing of N02°16'51"E; Thence run Southerly, Southeasterly and Easterly along the arc of said circular curve to the left; through a central angle of 90°07'20" for an arc distance of 39.32 feet to the point of tangency and a point on a line that is 15.00 feet Northerly and parallel with the Southerly Boundary of said Lots 9, 10, 11, 12, 13, 14 and 15; Thence run N 87°35'49" E along said line that is 15.00 feet Northerly and parallel to the Southerly boundary of Lots 9, 10, 11, 12, 13, 14 and 15, for a distance of 319.95 feet to a point on the Easterly Boundary of said Lot 15; Thence run S 02°16'51"E along said Easterly boundary of said Lot 15, for a distance of 15.00 feet to the Southeast Corner of said Lot 15; Thence run S 87°35'49" W along said Southerly boundary of Lots 9, 10, 11, 12, 13, 14 and 15, for a distance of 350.00 feet to the POINT OF BEGINNING.

# TOGETHER WITH:

# West Parcel:

Lots 1, 2, 3, in Block 538, of AMENDED PLAT OF BLOCK 38A AND THE NORTH 1/2 OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of the Public Records of Miami-Dade County, Florids.

#### AND

Lots 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 22, 23, and 24, in Block 53S, of MAP OF MIAMI, DADE CO. FLA., according to the plat thereof as recorded in Plat Book B, at Page 41, of the Public Records of

# EXHIBIT "B-1"

(2 of 2)

Miami-Dade County, Florida; LESS the South 10 feet of the West 55 feet of said Lot 22 and LESS the South 10.00 feet of said Lots 16, 17, 18,19,20,21 and 22.

The East 50 feet of Lots 10, 11 and 12 in Block 53S, AMENDED PLAT OF BLOCKS 38A AND THE NORTH HALF OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of the Public Records of Miami-Dade County, Florida.

#### AND

The East 50 feet of Lots 13, 14, and 15, Block 53S, MAP OF MIAMI, DADE CO, FLA., according to the plat thereof as recorded in Plat Book B, at Page 41, of the Public Records of Miami-Dade County, Florida, less the South 10 feet thereof.

# LESS THEREFROM

The East 5 feet of Lots 1, 2, and 3, in Blook 53S of AMENDED PLAT OF BLOCK 38A AND THE NORTH 1/2 OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of Public Records of Miami-Dade County, Florida,

#### LESS ALSO

The East 5 feet of Lots 22, 23, 24 Block 53S of A.L. KNOWLTON'S MAP OF MIAMI, as recorded in Plat Book B, Page 41 of the Public Records of Miami Dade County, less the South 10 feet of said Lot 22,

#### LESS ALSO

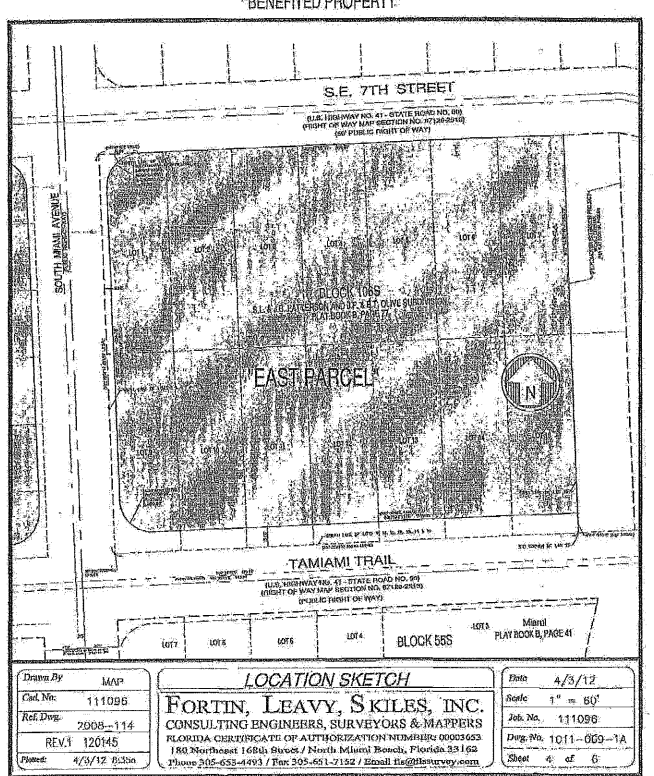
All that part which lies within the external area formed by a 25 foot radius curve concave to the Southwest, tangent to the West line of the Bast 5 feet of said Lot 3, Block 53S, and tangent to the North line of said Lot 3, Block 53S,

# LESS ALSO

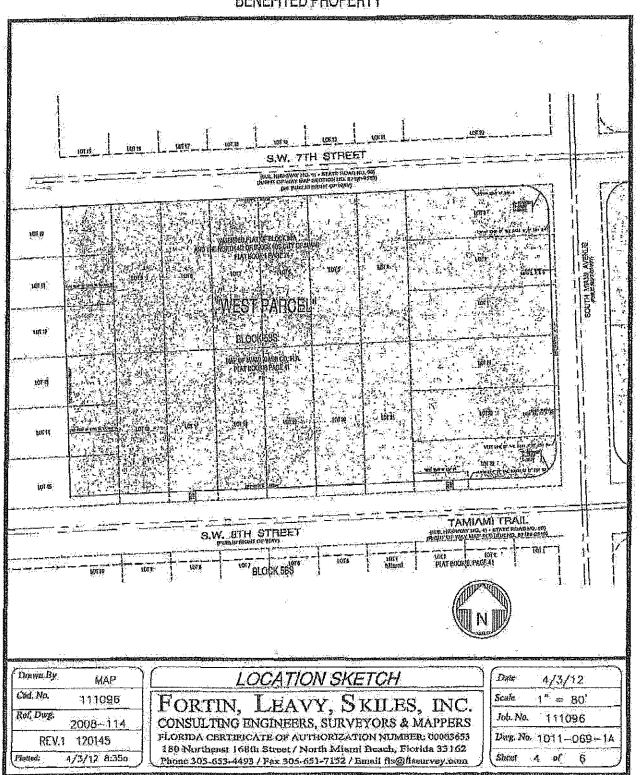
All that part which lies within the external area formed by a 25 foot radius curve concave to the Northwest, tangent to the West line of the East 5 feet of said Lot 22, Block 53S, and tangent to the North line of the South 10 feet of said Lot 22, less that portion previously dedicated for right of way.

EXHIBIT "B-2" (1 OF 2) "BENEFITED PROPERTY!"

- 18 (1844) (2011)



# EXHIBIT "B-2" (2 OF 2) "BENEFITED PROPERTY"



THIS INSTRUMENT PREPARED BY AND SHOULD BE RETURNED TO:

Akerman Senterfitt One SE Third Avenue, 25th Floor Miami, Plorida 33131 Attn: T. Spencer Crowley

[SPACE ABOVE THIS LINE FOR RECORDING DATA]	and principal sections.
SUBSURFACE AND MAINTENANCE EASEMENT	

THIS SUBSURFACE AND MAINTENANCE EASEMENT ("Easement") is made and entered as of \_\_\_\_\_\_, 2012 ("Effective Date"), by and between MIAMI-DADE COUNTY, a political subdivision of the State of Florida, whose address is 111 NW 1 Street, Miami, Florida 33128, as grantor, ("Grantor"), and BRICKELL CITICENTRE RETAIL, LLC., a Florida limited liability company whose address is 501 Brickell Key, Suite 600, Miami, Florida 33131, as grantee, ("Grantee").

# RECITALS:

WHEREAS, the Grantor has certain legal rights, title and interest in the County right-of-way known as South Miami Avenue, bound on the southern side by SW 8 Street and SE 8 Street (Tamiami Trail) and bound on the northern side by SW 7 Street and SE 7 Street (the "Right-of-Way"), which includes the property legally described in **Exhibit "A-1"** and as depicted in the sketch on **Exhibit "A-2"** each attached hereto and by this reference incorporated herein (the "Burdened Property"); and

WHEREAS, Grantee is the owner of fee simple title to that certain real property in Miami-Dade County, Florida, as legally described in <u>Exhibit "B-1"</u> and as depicted in the sketch on <u>Exhibit "B-2"</u> each attached hereto and by this reference incorporated herein (the "Benefited Property") to which this Easement shall be appurtenant; and

WHEREAS, the portion of the Benefited Property lying east of the Right-of-Way is hereinafter referred to as the "East Parcel" and the portion of the Benefited Property lying west of the Right-of-Way is hereinafter referred to as the West Parcel; as depicted on Exhibit "B-2"; and

WHEREAS, the Grantor has granted Grantee a Temporary Construction Easement for the purpose of constructing a subsurface transportation corridor with ancillary parking connecting the East and West Parcels, as recorded in Official Records Book \_\_\_\_\_, Page \_\_\_\_\_ (the "Temporary Construction Easement"); and

WHEREAS, Grantee has constructed certain improvements during the term of the Temporary Construction Easement, pursuant to its terms, which may include improvements

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such as a subsurface transportation corridor including attendant parking (collectively, the "Improvements"); and

WHEREAS, the Grantor desires to grant Grantee a subsurface easement for the purpose of, among other things as set forth herein, providing and maintaining the transportation corridor, and allowing safe and reasonable subsurface access between and connecting the East Parcel and the West Parcels, providing parking, and accommodating users of the Project, including the general public; and

WHEREAS, Grantor desires to grant Grantee a maintenance and access easement for the limited purpose of maintaining and repairing the Right-of-Way; and

WHEREAS, Grantee's proposed use will not impair the full use of the Right-of-Way for vehicular or pedestrian traffic, or impede the free flow of traffic on the Right-of-Way.

NOW, THEREFORE, in consideration of the sum of One Dollar, and other valuable consideration paid and received, the receipt and sufficiency of which is hereby acknowledged, Grantor hereby grants to Grantee a subsurface easement in the Burdened Property legally described in Exhibit A-1 for the purposes of maintaining, operating, restoring and repairing the Improvements and for ingress, egress and access on, in, over and through the Improvements (the "Easement"). Grantor further grants to Grantee an easement in the Right-of-Way for the limited purpose of maintaining and repairing the Right-of-Way and any improvements (such as street lighting, landscaping, etc.) constructed thereon pursuant to the terms of the Temporary Construction Easement, including access thereto for such purposes.

Section 1. Recitals. The above recitals are true and correct, and are incorporated herein by reference.

Section 2. Easement. This Easement shall exist for the benefit of the Benefited Property and shall be appurtenant thereto. The Grantor retains all rights with respect to traffic flow and regulation in the Right-of-Way, and any rights not specifically conveyed herein.

Section 3. Term. The Easement shall commence upon the expiration of the Temporary Construction Easement, (within five days of Grantee obtaining the final certificate of occupancy or on December 31, 2015, whichever date is earlier) (the "Commencement Date").

Section 4. Termination. Should a) the use, need, or transportation purpose for the Easement be abandoned or cease, including but not limited to the elimination of underground transportation connectivity between the East Parcel and the West Parcel, or b) should the Easement be separated permanently or legally in any manner from the Benefited Property to which the Easement appertains, or c) if Grantee fails to pay the compensation required in Section 7 herein, or d) if Grantee fails to correct any other violation of the terms of this Easement within a reasonable time after written notice of noncompliance has been provided, then upon written notice of termination by the Grantor all rights hereby granted to Grantee shall terminate and Grantee shall forthwith, at its own cost and expense and in a manner reasonably satisfactory to the Grantor, remove all Improvements and restore the Burdened Property to the condition previously found prior to the Temporary Construction Easement In the event that

Grantee fails or refuses to do so, after such written notice, then the Grantor may, at its option, remove or cause to be removed such Improvements on the Easement area and restore the Burdened Property to the condition previously found prior to the Temporary Construction Easement, and Grantee will, in such event, upon bill rendered, pay to the Grantor all costs incurred by it in such removal and restoration. In the event of termination, any improvements made to the Right-of-Way outside of the Easement area (landscaping, street lighting, etc.), shall not be removed absent specific written request by Grantor, provided that upon such request, the same provisions set forth in this section shall apply regarding removal and payment therefor. Any rights of Grantor set forth in this Section are in addition to, and exclusive of, any other rights set forth herein or under the law and shall survive the termination of this Easement.

Use. No use or improvements, other than those set forth herein, will be permitted without the express written consent of Grantor. In no event shall Grantee's use of the Easement interfere with the Grantor's operation and use of the Right-of-Way, or impair or impede vehicular or pedestrian traffic on the Right-of-Way in any manner unless prior arrangements have been made in writing between the parties, which agreement may be withheld or granted in the Grantor's sole discretion. The Easement shall not be used in any manner to adversely affect the use, safety, appearance, or enjoyment of the Right-of-Way. No signage shall be permitted in the Easement area unless first approved in writing by Miami-Dade County. and only then, if such signs conform to the requirements, restrictions and prohibitions of the Code of Miami-Dade County, all of which shall be determined in the sole discretion of the Public Works and Waste Management Department (or its equivalent department with jurisdiction over signage at the time of the request). In any event, absolutely no signage will be permitted in the Easement area which is visible to the public traveling along the Right-of-Way (road). At all times, excepting emergencies or temporary closures for repairs, connectivity for vehicular and pedestrian traveling between the East Parcel and the West Parcel must be provided within the Easement area. Throughout the term of this Easement, Grantee shall be jointly and severally liable to the Grantor for the maintenance and other obligations set forth herein, and Grantee and its successors and assigns will not alienate the Easement or otherwise interfere with the connectivity between the East Parcel and West Parcel. The Improvements made in the Easement area shall be owned by Grantee, subject to the terms set forth herein; provided however that any improvements made to the Right-of-Way, outside of the Easement area, shall be owned by Grantor.

## Section 6. Obligations.

a. Taxes - Grantee shall be responsible for all state, county, city, and local taxes that may be assessed against the Easement area during the term of this Easement, including the subsurface airspace and Improvements, and including real property taxes, impact fees, and special assessments, if any. Grantee acknowledges that for purposes of taxation, any portion of the Improvements located in the Easement area utilized for retail or commercial activity shall be taxable in the same manner as a non-exempt leasehold interest, and shall not be exempt from taxation under Florida Statute Section 196.199 or other applicable law, notwithstanding the County's ownership interest in the Easement area. Any Improvements located in the Easement area constructed to be utilized for retail, restaurant, or commercial activity shall be subject to payment of Road Impact Fees, if applicable, pursuant to Section 33-E of the Miami-Dade County Code.

- b. Repairs and Damage Grantee shall pay for any and all repairs or damage to the Right-of-Way or the Burdened Property as a result of the use of the Easement. The Grantor shall be responsible for no cost, claim, or lien resulting from the use of the Easement.
- c. Hazardous Materials Grantee is responsible for any hazardous materials found in the Easement, except to the extent any such hazardous materials are caused by the Grantor. In the event that such hazardous materials are found, the burden of proving that such hazardous materials are caused by the Grantor shall be upon the Grantee. Grantor reserves the right to test the Easement area at its own expense for hazardous materials at any time, upon written notice. The term "hazardous materials" shall mean any hazardous or toxic substances, material, waste, solid waste, or debris of any kind as defined by the Environmental Protection Agency and any federal, state, or local laws. Grantee shall, at Grantee's sole cost and expense, promptly and diligently complete any and all audits, assessments, clean-ups, and monitoring of the Easement area required by provisions of this section. Grantee shall not permit any vehicle to carry flammable, explosive, or combustible liquids into or onto the Easement area. This section survives the termination of this Easement.
- Maintenance Except as specifically set forth otherwise in this Easement. đ. Grantce shall be responsible to maintain repair and replace the Improvements, and to maintain and keep in a clean and safe condition the Easement area, including but not limited to a condition free of dirt, rubbish, graffiti, debris, abandoned vehicles, loose building materials, loose surface finishes, and obstructions. Additionally, Grantee shall be responsible for maintaining and repairing the Right-of-Way, including but not limited to drainage, lighting, curb and gutter, sidewalks, pavement, pavement marking, and all those structural elements necessary to support the integrity of the Right-of-Way. Such maintenance will be accomplished in a manner so as not to cause any interference with the operation of the roadway and transportation use of the Right-of-Way and the free flow of pedestrian and vehicular traffic thereon, unless prior arrangements have been made in writing between the parties, which agreement may be granted or withheld in the sole discretion of the Grantor. Any repair shall be at least similar or equal in quality and class to the original work. The Grantor has the right, but not the obligation, to enter the Easement area to inspect the condition of same. In the event that Grantee fails to so maintain or repair the Right-of-Way or the Improvements, the Grantor shall provide notice of such failure to Grantee, and if Grantee fails to cure such maintenance or repair issue within a reasonable period of time (such time frame to be determined in Grantor's discretion), then the Grantor, through its duly authorized representatives, employees, and contractors, has the right but not the obligation to perform such work, and the cost thereof shall be chargeable to Grantee and shall immediately be due and payable to the Grantor upon the performance of such work and Grantee's receipt of an invoice thereof.
- e. Security Grantee is solely responsible for the personal safety of its employees, invitees, or any other person entering the Easement area, as well as any equipment or personalty installed or brought into the Easement area. The Grantor assumes no responsibility for the safety of such persons, equipment or personalty.
- f. Utilities All costs and expenses relating to utilities shall be borne by and shall be the sole responsibility of Grantee.

To the extent that the Grantee has outstanding obligations under this Section 6 which accrued prior to the termination of this Easement, the provisions of Section 6, as applicable, survive the termination of this Easement.

Section 7. Consideration. As consideration for the granting of the Easement, Grantee shall pay to the Grantor the sum of \$802,362.00 due upon the Commencement Date.

Indemnification. Grantee shall indemnify and hold harmless the Grantor Section 8. and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the Grantor or its officers. employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Easement by Grantee or its employees, agents, servants, partners principals or subcontractors, or from the use of the Easement, and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the Grantor, where applicable, including appellate proceedings, and shall pay all reasonable costs, judgments, and attorney's fees which may issue thereon. Grantee expressly understands and agrees that any insurance protection required by this Easement or otherwise provided by Grantee shall in no way limit the responsibility to indemnify, keep and save harmless and defend the Grantor or its officers. employees, agents and instrumentalities as herein provided. It is understood that Grantor assumes no responsibility for the personal safety of any persons, equipment, or personal property brought into or installed upon the Easement Area, including any loss, theft, damage, or injury. Grantee shall promptly notify the Grantor of any loss, damage, injury or death arising out of or in connection with the Easement or occurring on the Easement area. This obligation survives the termination of this Easement.

Section 9. Insurance. Grantee shall, at its expense, maintain at all times during the term of this Easement, and Grantee shall furnish to the Grantor Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirements as outlined below:

- a. Worker's Compensation Insurance for all employees of the Grantee as required by Chapter 440, Florida Statutes.
- b. Commercial General Liability Insurance, on a comprehensive basis, in an amount not less than \$50,000,000 combined single limit per occurrence for bodily injury and property damage. Miami-Dade County must be shown as an additional insured with respect to this coverage.
- c. Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in conjunction with this Easement in an amount not less than \$500,000 combined single limit per occurrence for bodily injury and property damage.

All insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida, with the following qualifications:

The company must be rated no less than "B" as to management, and no less than "Class V" as to financial strength, by the latest edition of Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division.

 $\mathbf{or}$ 

The company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Business in Florida" issued by the State of Florida Department of Insurance and are members of the Florida Guaranty Fund.

Certificates will indicate no modification or change in insurance shall be made without thirty (30) days in advance notice to the certificate holder.

CERTIFICATE HOLDER MUST READ:

MIAMI-DADE COUNTY 111 NW 1<sup>st</sup> STREET SUITE 2340 MIAMI, FL 33128

Compliance with the foregoing requirements shall not relieve the Grantee of liability and obligation under this Section or under any other Section of this Easement.

Grantee's Right to Transfer. The Easement granted herein may only be conveyed as an easement appurtenant to the Benefited Property and shall not be subdivided or sold separately from the Benefited Property without the prior consent of the Grantor. Any sale, assignment or transfer of Grantee's interest in this Easement shall be made expressly subject to the terms, covenants and conditions of this Easement, and such transferee shall expressly assume all of the obligations of Grantee under this Easement, and agree to be subject to all conditions and restrictions to which Grantee is subject. In the event of a transfer of Grantee's interests in this Easement, or any part thereof, Grantee shall deliver written notice to Grantor of such transfer, together with a copy of the transfer agreement (if applicable). Grantee, its successors, assigns, or transferees, shall be prohibited from transferring this Easement, or any right or obligation thereunder, to a party that is on the Miami-Dade County Delinquent Vendor List or Disbarment List, or its then equivalent, without the prior written consent of Grantor. Upon the transfer by Grantce, Grantce shall be released from future obligations which may occur during the unexpired term of this Easement. However, nothing in this Easement shall abrogate Grantee's obligation to pay any sums due to the Grantor which accrued prior to the effective date of such transfer, or obligations or liabilities occurring prior to the date of transfer, and the Grantor shall always have the right to enforce collection of such sums due and to enforce obligations from Grantee which accrued prior to the transfer and in accordance with the terms of this Easement unless written consent is obtained from the Grantor.

Section 11. Representations and Warranties. Grantee hereby represents and warrants to the Grantor that it has full power and authority to enter into this Easement and perform in accordance with its terms and provisions and that the parties signing this Easement on behalf of Grantee have the authority to bind Grantee and to enter into this transaction and Grantee has taken all requisite action and steps to legally authorize it to execute, deliver and

perform pursuant to this Easement. Grantor neither warrants title to the property conveyed herein nor guarantees the suitability of any of the lands for a particular use.

Section 12. Binding Effect/Rights of Occupants. All terms and provisions of this Easement are binding upon the parties hereto and their respective successors and assigns. Further, all terms and provisions of this Easement and all rights, privileges, benefits and burdens created hereunder are covenants running with the lands described herein, binding upon and inuring to the benefit of the parties hereto, their respective heirs, successors, successors-in-title, legal representatives and assigns. Subject to the limitations and conditions set forth herein, Grantee may create such rules and regulations as deemed necessary or appropriate by Grantee, including the right to regulate the hours and days for access to the Easement areas. No independent rights shall be created by this Easement as to any Occupant. For purposes of this Easement, the term "Occupant" shall mean tenants, subtenants, assignees, licensees, invitees, contractors, agents or licensees who, from time to time, is entitled to use or occupy all or any portion of the Easement areas under an agreement, lease, sublease, assignment, concession, license, or other similar agreement with Grantee.

Section 13. Construction of Agreement. Each party hereto hereby acknowledges that all parties hereto participated equally in the drafting of this Easement and that, accordingly, no court construing this Easement shall construe it more stringently against one party than the other.

Section 14. Governing Law/Venue. This Easement shall be governed by and construed under the laws of the State of Florida. Venue for any action arising out of this Easement shall be Miami-Dade County, Florida.

Section 15. Notices. Any notices which may be permitted or required hereunder shall be in writing and shall be deemed to have been duly given as of the date and time the same are received at the addressee's address set forth below, whether same are personally delivered, mailed by United States Postal Service, postage prepaid by registered or certified mail, return receipt requested, delivered by Federal Express or other overnight delivery service from which a receipt may be obtained, and addressed as follows:

To Grantor:

Miami-Dade County, a political subdivision of the State of Florida

Public Works and Waste Management Division

111 N.W. 1<sup>st</sup> Street, 16<sup>th</sup> Floor Miami, Florida 33128-1993

Fax: (305) 375-3070

Attn: Director, Public Works and Waste Management

To Grantee:

Swire Properties

501 Brickell Key, Suite 600

Miami, Florida 33131

Attention Christopher Gandolfo

With a copy to:

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Akerman Senterfitt

One SE Third Avenue, 25th Floor

Miami, Florida 33131

Attention: Neisen Kasdin, Esq. and T. Spencer Crowley, Esq.

or to such other address as either party hereto shall from time to time designate to the other party by notice in writing as herein provided. Should the Easement be sold or transferred, on the date of the closing, Grantee shall identify the party and address to whom such notice shall be provided in the future, and shall record same in the public records.

- Section 16. Waiver. No delay in exercising any right or remedy shall constitute a waiver thereof, and no waiver of the breach of any provision of this Easement shall be construed as a waiver of any preceding or succeeding breach of the same or any other provision of this Easement..
- Section 17. Successors and Assigns. This Easement runs with the land and shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.
- Section 18. Recording. This Easement shall be recorded among the Public Records of Miami-Dade County, Florida, at the sole cost of Grantee.
- Section 19. Consents. Whenever in this Easement the consent or approval of the Grantor is required, such consent or approval, shall be made (so long as the Grantor is Miami-Dade County) by the County Mayor or its designee on behalf of the Grantor and: (a) shall not be effective unless it is in writing; and (b) shall apply only to the specific act or transaction so approved or consented to and shall not relieve the Grantee of the obligation of obtaining the Grantor's prior written consent or approval to any future similar act or transaction.
- Section 20. Grantor's Rights as Sovereign. It is expressly understood that, notwithstanding any provision of this Easement and Grantor's sovereign status hereunder (if applicable): (a) the Grantor retains all of its sovereign prerogatives and rights as a county under Florida laws and shall not be estopped from withholding or refusing to issue any approvals of and applications for building, zoning, planning or development under present or future laws and regulations of whatever nature applicable to the design, construction and development of the improvements provided for herein, and (b) the Grantor is not obligated to grant any applications for building, zoning, planning or development under present or future laws and regulations of whatever nature.
- Section 21. Severability. If any provision of this Easement or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this Easement and the application of such provision to other persons or circumstances shall not be affected thereby but rather shall be enforced to the greatest extent permitted by law.

IN WITNESS WHEREOF, the Grantor has caused this Easement to be executed in its name by the County Mayor; as authorized by the Board of County Commissioners, and the Grantee has caused this Easement to be executed by its duly authorized representative all as of the Effective Date.

MIAMI-DADE COUNTY, a political subdivision of the State of Florida	GRANTOR	
ATTEST: HARVEY RUVIN, CLERK	MIAMI-DADE COUNTY	*
By:  Name:	By: Name:	<u> </u>
Title:	Title:	,
		21
Approved as to form and legal suffic	iency	ek
Print Name:		
The foregoing was accepted and apply Resolution No.  Miami-Dade County, Florida, a polit	of the Board of Co	, 2012, ounty Commissioners of la.
	ATTEST: HARVEY RUV Clerk of said Board	IN,
	å.	K.
• •	By:	<del>_</del>
	Deputy Clerk	

## GRANTEE

WITNESSETH:	j	BRICKELL CITICENTRE RETAIL LLC, A FLORIDA LIMITED LIABILITY COMPANY (f/k/a Brickell CitiCentre West LLC and merger successor to Brickell CitiCentre East LLC)
signature	Ву:	signature of Vice Provident
print name  Alas (Constants)	<b></b> :	Constance Grandelfa print name
signature Paris Del Rio		4. 4
print name STATE OF FLORIDA COUNTY OF MIAMI-DADE		
	Gando any, c	ifo, the Vice President of Brickell CitiCentron behalf of said limited liability company, who

DDO803892 Serial Number

Namire Ganzaica

# EXHIBIT "A-1" "BURDENED PROPERTY"

## SUBSURFACE EASEMENT

#### LEGAL DESCRIPTION:

A portion of South Miami Avenue, lying directly adjacent to Lots 1, 2, 3, 22, 23 and 24, Block 53S, "MAMI", according to the plat thereof, as recorded in Plat Book B at Page 41 and Lots 1 and 9, Block 106S, S.L. & J.B. PATTERSON AND J.F. & B.T. CLIVE SUBDIVISION, according to the plat thereof, as recorded in Plat Book B at Page 77, and also a portion of gold Lots 1, 2, 3, 22, 23 and 24, Block 53S and sold Lots 1 and 9, Block 106S, all being recorded in the Public Records of Miami-Dade County, Florida, and being more particularly described as follows:

Commence at the Northeast corner of Lot 4 of sold Block 106S; thence S 8747'15" W along the North line of Lote 1, 2, 3 and 4 of sold Block 106S, also being the South right of way line of sold S.E. 7th Street for 169.97 feet to the Point of Beginning, also being a point of curvature; thence Southwesterly along a 25.00 radius curve leading to the left through a central angle of 90'04'05" for an arc distance of 39.30 feet to a point of tangency; thence S 02'16'50" E along a line 5.00 feet East of and parallel with the West line of sold Lots 1 and 9, Block 108S for 234.76 feet to a point of curvature; thence Southeasterly along a 25.00 radius curve leading to the left through a central angle of 90'06'53" for an arc distance of 39.32 feet to a point of curvature; thence S 67'36'11" W for 55.00 feet; thence S 02'16'50" E along the centerline of sold South Miami Avenue for 5.01 feet; thence S 87'43'10" W for 55.00 feet to a point on a circular curve concove to the Northwest and whose radius point bears N 02'16'50" W; thence Northwesterly along a 25.00 radius curve leading to the left through a central angle of 90'00'00" for an arc distance of 39.27 feet to a point of tangency; thence N 02'16'50" W along a line 5.00 feet West of and parallel with the East line of sold Lote 22, 23, 24, 1, 2 and 3, Block 53S for 241.01 feet to a point of curvature; thence Northwesterly along a 25.00 radius ourve leading to the left through a central angle of 90'06'08" for an arc distance of 39.31 feet to a point of cusp, said point lying on sold South right of way line of S.W. 7th Street, also being the North line of sold Lot 3, Block 53S; thence N 87'37'02" E along sold South right of way line of S.W. 7th Street and North line of sold Lot 1, Block 106S and its Westerly prolongation thereof for 55.04 feet thence S 02'16'50" E along sold centerline of South Miami Avenue for 1.08 feet thence N 87'47'15" E along sold South right of the point line of sold Lot 1, Block 106S and its Westerly prolongation thereof for 55.03 feet to the Point of

The above described perimetrical boundary being between elevation -4.0 feet and -100.0 feet, relative to the National Geodetic Vertical Datum of 1929.

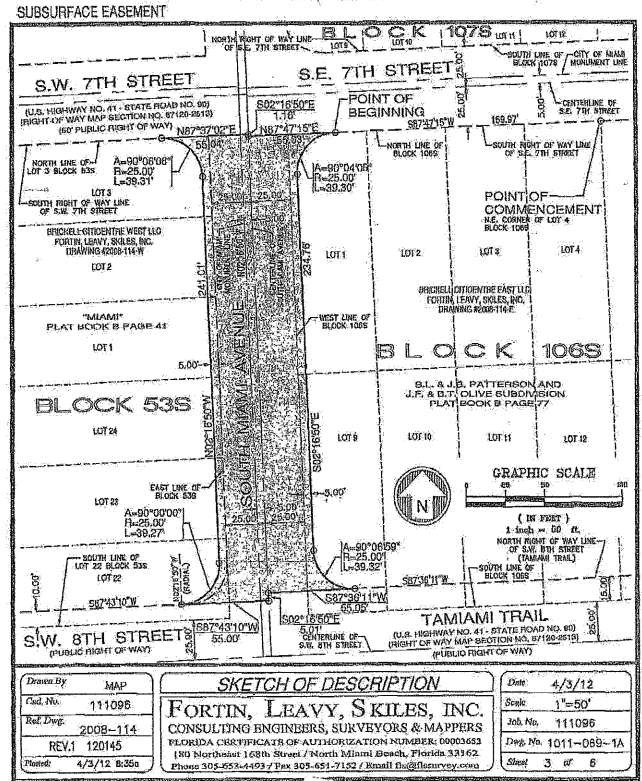
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Rel. Dwg.	2008-114
 REV.1	120145
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## LEGAL DESCRIPTION

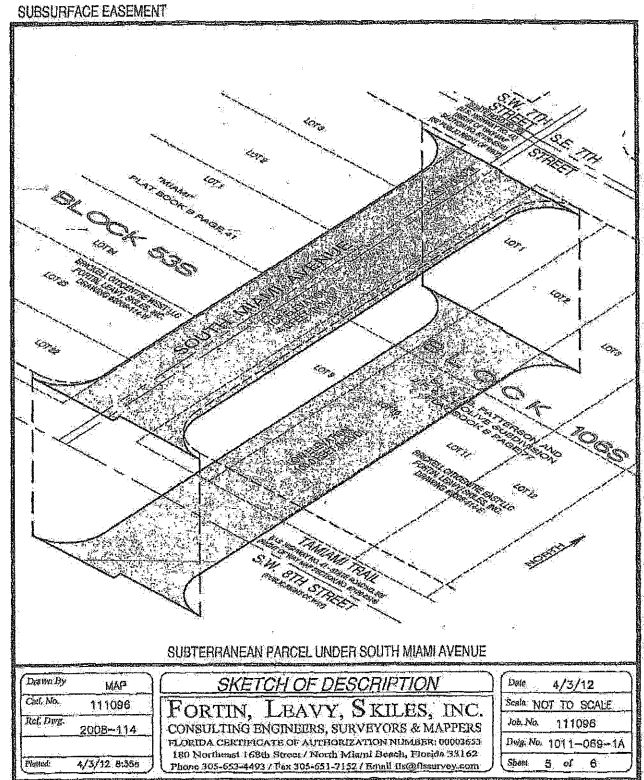
FORTIN, LEAVY, SKILES, INC. CONSULTING ENGINEERS, SURVEYORS & MAPPERS PLORIDA CURTIFICATE OF AUTHORIZATION NUMBER; 00003653 180 Northeast 168th Street / North Minul Beach, Florida 33162 Phone 305-653-4493 / Fax 305-651-7152 / Email fle@flesurvey.com

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## EXHIBIT "A-2" (1 OF 2) "BURDENED PROPERTY"



# EXHIBIT "A-2" (2 OF 2) "BURDENED PROPERTY"



# EXHIBIT "B-1" (1 of 2)

#### "BENEFITED PROPERTY"

### East Parcel:

Lots 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14 and 15, in Block 106S, of S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plat thereof as recorded in Plat Book B, at Page 77, of the Public Records of Mianti-Dade County, Plotida.

#### LESS:

Those portions of Lots 1, 9, 10, 11, 12, 13, 14 and 15, Block 106S, of S.L. & J.B. PATTERSON AND J.F. & B.T. OLIVE SUBDIVISION, according to the plat thereof is recorded in Plat Book B, at Page 77, of the Public Records of Miami-Dade County, Florida, lying in Section 38, Township 54 South, Range 41 Bast, and more particularly described as follows:

BEGIN at the Southwest corner of said Lat 9; Thence run N 02°16'51" W along the Westerly Boundary of said Lots 9 and 1, for a distance of 299,90 feet to the point of intersection with the Northerly Boundary of said Lot 1; Thence run N 87°47' 15" E along said Northerly boundary of Lot 1 for a distance of 30.03 feet to a point of cusp and curvature of a circular ourve concave to the Southcast and having a radius of 25.00 feet and a tangent bearing of S 87°35'49" W; Thence turning 180°, run Westerly, Southwesterly and Southerly along said curve to the left through a central angle of 90°04'06" for an arc length of 39.30 feet to a point of tangency on a line that is 5.00 feet Easterly and parallel with the Westerly Boundary of said Lots 1 and 9; Thence run S02°16'51" E along said line that is 5.00 feet Easterly and parallel to said Westerly Boundary of Lots 1 and 9, for a distance of 234.80 feet to the point of beginning of a circular curve concave to the Northeast and having for its elements a radius of 25.00 feet and tangent bearing of NO2°16'51"E; Thence run Southerly, Southeasterly and Easterly along the are of said circular curve to the left, through a central angle of 90°07'20" for an arc distance of 39.32 feet to the point of tangency and a point on a line that is 15.00 feet Northerly and parallel with the Southerly Boundary of said Lots 9, 10, 11, 12, 13, 14 and 15; Thence run N 87°35'49" E along said line that is 15,00 feet Northerly and parallel to the Southerly boundary of Lots 9, 10, 11, 12, 13, 14 and 15, for a distance of 319.95 feet to a point on the Easterly Boundary of said Lot 15; Thence run S 02°16'51"E along said Basterly boundary of said Lot 15, for a distance of 15,00 feet to the Southeast Corner of said Lot 15; Thence run S 87°35'49" W along said Southerly boundary of Lots 9, 10, 11, 12, 13, 14 and 15, for a distance of 350.00 feet to the POINT OF BEGINNING.

#### TOGETHER WITH:

#### West Parcel:

Lots 1, 2, 3, in Block 53S, of AMENDED PLAT OF BLOCK 38A AND THE NORTH 1/2 OF BLOCK 53S CITY OF MIAMI, according to the plut thereof as recorded in Plat Book 1, at Page 74, of the Public Records of Miami-Dade County, Florida.

#### AND

Lots 4, 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 22, 23, and 24, in Block 53S, of MAP OF MIAMI, DADE CO, FLA,, according to the plat thereof as recorded in Plat Book B, at Page 41, of the Public Records of

# EXHIBIT "B-1" (2 of 2)

Miami-Dade County, Florida; LESS the South 10 feet of the West 55 feet of said Lot 22 and LESS the South 10.00 feet of said Lots 16, 17, 18,19,20,21 and 22.

The East 50 feet of Lots 10, 11 and 12 in Block 53S, AMENDED PLAT OF BLOCKS 38A AND THE NORTH HALF OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of the Public Records of Miami-Dade County, Florida.

#### AND

The East 50 feet of Lots 13, 14, and 15, Block 53S, MAP OF MIAMI, DADE CO, FLA., according to the plat thereof as recorded in Plat Book B, at Page 41, of the Public Records of Mismi-Dade County, Florida, less the South 10 feet thereof.

#### LESS THEREFROM

The Bast 5 feet of Lots 1, 2, and 3, in Block 53S of AMENDED PLAT OF BLOCK 38A AND THE NORTH 1/2 OF BLOCK 53S CITY OF MIAMI, according to the plat thereof as recorded in Plat Book 1, at Page 74, of Public Records of Miami-Dade County, Florida,

### LESS ALSO

The East 5 feet of Lots 22, 23, 24 Block 53S of A.L. KNOWLTON'S MAP OF MIAMI, as recorded in Plat Book B, Page 41 of the Public Records of Miami Dade County, less the South 10 feet of said Lot 22,

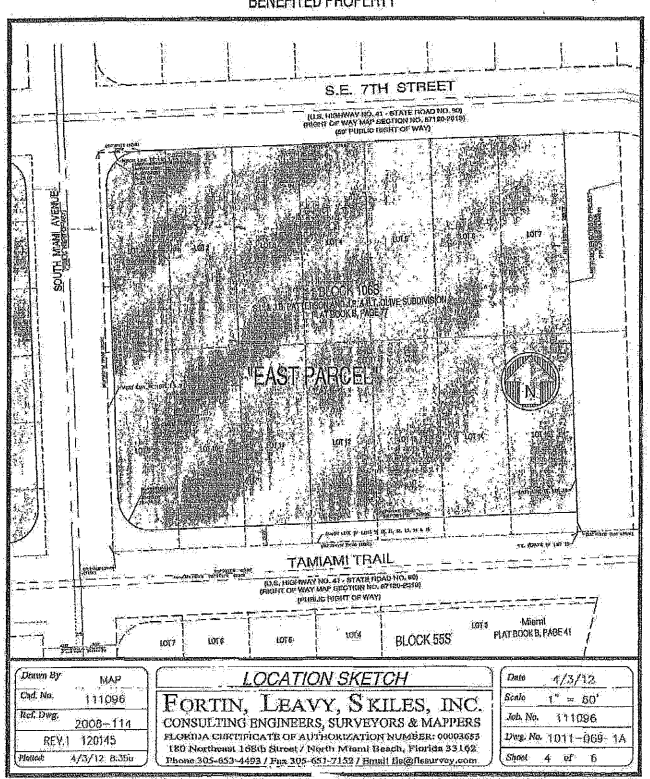
## LESS ALSO

All that part which lies within the external area formed by a 25 foot radius curve concave to the Southwest, tangent to the West line of the East 5 feet of said Lot 3, Block 538, and tangent to the North line of said Lot 3, Block 538,

## LESS ALSO

All that part which lies within the external area formed by a 25 foot radius curve concave to the Northwest, tangent to the West line of the East 5 feet of said Lot 22, Block 53S, and tangent to the North line of the South 10 feet of said Lot 22, less that portion previously dedicated for right of way.

# EXHIBIT "B-2" (1 OF 2) "BENEFITED PROPERTY"



# EXHIBIT "B-2" (2 OF 2) "BENEFITED PROPERTY"

